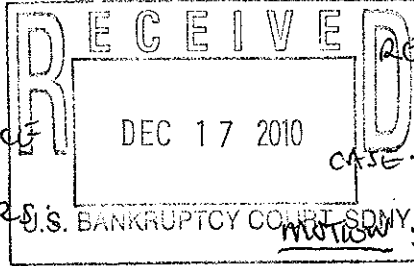


UNITED STATES COURT OF APPEALS

40 FOLEY SQ.  
N.Y., N.Y. 10007

ATT. CLERK'S OFFICE



RE: APPEAL FROM U.S.  
BANKRUPTCY COURT  
RELATIVE TO GENERAL MOTORS, INC.  
CASE: 09-50026 (REV)  
CLAIM: 4287  
MOTION: TO WAIVE FILING FEE

DEAR YOUR HONOR:

MR. FOX, PRO-SE SUBMITS THIS APPEAL IN THE BEST MANNER HE CAN, AT PRESENT.

THE U.S. BANKRUPTCY COURT IN NEW YORK WAS CREATED AS THERE WASN'T ONE, NOT THAT LONG AGO, MR. FOX WAS THERE, AFTER NUMEROUS REQUESTS, TO SOLVE THIS PROBLEM. AS A VOLUNTEER TO AMERICA AND UNDER VOWS OF POVERTY: [THE TRUSTEES OF THE U.S. OWE MR. FOX SO MUCH MONEY, THEY CAN'T AFFORD TO PAY HIM], THIS ALSO MAKES IT DIFFICULT FOR MR. FOX, PRO-SE TO UPHOLD HIS OATH(S) [3 TIMES TAKEN] TO DEFEND THE CONSTITUTION.

MR. FOX, PRO-SE IS UNWILLINGLY FORCED INTO A BANKRUPTCY CONFIRMATION (AGAIN) WITH GENERAL MOTORS, INC. OVER THE SAME AUTOMOBILE, BEFORE THIS COURT, AGAIN; AND IN CIRCUIT COURT IN FORT MYERS, FLORIDA, MR. FOX PRO-SE WAS ONE HEARING AWAY FROM GENERAL MOTORS, INC. BEING FOUND IN CONTEMPT OF COURT FOR FAILING TO RESPOND TO A COURT ORDERED SUBPOENA.

ALTERNATE DISPUTE RESOLUTION. IS GIVEN BY BANKRUPTCY COURT AND THE LOWER COURT RECORD SHOWS MR. FOX, PRO-SE CHOSE THIS YET NO ONE HAS CONTACTED MR. FOX OR SENT HIM, BY MAIL, A PERSON TO CONTACT AT MOTORS LIQUIDATORS [GARDEN CITY GROUP, INC. DUBLIN, OH].

NOW, BANKRUPTCY COURT HAS AN "OMNIBUS DECISION" CANCELLING, YET SAVING, CLAIMS AND A CLAIM, THAT CERTAIN CASES CAN RETURN TO LOWER COURT.

NO RESPONSE TO DATE TO MR. FOX, PRO-SE'S ADDITIONAL MOTIONS; OBSTRUCTION OF JUSTICE & COLLUSION.

CC- BANKRUPTCY COURT  
GARDEN CITY GROUP, INC.  
MOTORS LIQUIDATORS  
12/11/10

RESPECTFULLY SUBMITTED  
Dana H. Fox, PRO-SE  
DANA H. FOX " "

P.S. INSTEAD OF MAILING THIS ALL BACK, PLEASE INFORM MR. FOX, PRO-SE WHAT THE FILING FEE IS, IF IT CANNOT BE WAIVED → MOTIONED FOR DUE TO PUBLIC INTEREST